FORM D

UNITED STAT SECURITIES AND EXCHANG Washington, D.C. FORM D



1B Number pires: August 31, 1998 timated average burden

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SEC USE ONLY

DATE RECEIVED

Serial

Prefix

OTICE OF SALE OF SECURITIES PURSUANT TO REGULATION D, SECTION 4(6), AND/OR UNIFORM LIMITED OFFERING EXEMPTION

				
Name of Offering () check if this is an arr Special Warrants	nendment and name has changed, and in	dicate change.)		
Filing Under (Check box(es) that apply):	Rule 504 Rule 505	Rule 506	Section 4(6)	ULOE
Type of Filing: New Filing An	nendment			
	A. BASIC IDENTIFICATIO	N DATA		
1. Enter the information requested about the is	suer			
Name of Issuer (check if this is an ame Ariane Gold Corp.	endment and name has changed, and ind	icate change.)		
Address of Executive Offices 1111, rue St-Charles Ouest, Bureau 758, Tou	(Number and Street, City, State ar Est, Longueuil, Quebec J4K 5G4 (ephone Number (Incl	uding Area Code)
Address of Principal Business Operations (if different from Executive Offices)	(Number and Street, City, State	, Zip Code) Tel	ephone Number (Incl	uding Area Code)
Brief Description of Business				
Mining—metals and minerals				<u> </u>
Type of Business Organization corporation	limited partnership, already form	ned	other (please	specify PROCESSE
business trust	limited partnership, to be formed	i		1111 2220
Actual or Estimated Date of Incorporation or O	r	Year 02	X Actual	specify!: ROCESSEI JUL 2 3 2002 EstimaTHOMSON FINANCIAL
Jurisdiction of Incorporation or Organization:	(Enter two-letter U.S. Postal Service CN for Canada: FN for other foreign		ate:	CN

GENERAL INSTRUCTIONS

Federal: Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. 77d(6).

When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering. A notice is deemed filed with the U.S. Securities and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given below or, if received at that address after the date on which it is due, on the date it was mailed by United States registered or certified mail to that address.

Where to File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549.

Copies Required: Five (5) copies of this notice must be filed with the SEC, one of which must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

Information Required: A new filing must contain all information requested. Amendments need only report the name of the issuer and offering, any changes thereto, the information requested in Part C, and any material changes from the information previously supplied in Parts A and B. Part E and the Appendix need not be filed with the SEC.

Filing Fee: There is no federal filing fee.

State: This notice shall be used to indicate reliance on the Uniform Limited Offering Exemption (ULOE) for sales of securities in those states that have adopted ULOE and that have adopted this form. Issuers relying on ULOE must file a separate notice with the Securities Administrator in each state where sales are to be, or have been made. If a state requires the payment of a fee as a precondition to the claim for the exemption, a fee in the proper amount shall accompany this form. This notice shall be filed in the appropriate states in accordance with state law. The Appendix to the notice constitutes a part of this notice and must be completed.

Failure to file notice in the appropriate states will not res ATTENTION federal exemption. Conversely, failure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the filing of a federal notice.

		A. BASIC IDE	ENTIFICATION DATA						
2. Enter the information re	quested for the fo	llowing:							
 Each promoter of 	the issuer, if the is	suer has been organized w	rithin the past five years;						
 Each beneficial owner having the power to vote or dispose, or direct the vote or disposition of, 10% or more of a class of equity securities of the issuer; Each executive officer and director of corporate issuers and of corporate general and managing partners of partnership issuers; and 									
• Each executive of	ficer and director of	of corporate issuers and of	corporate general and man	aging partners of p	partnership issuers; and				
Each general and a	nanaging partner	of partnership issuers.							
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first Fennell, David A.	, if individual)								
Business or Residence Add Sigrest House, Prospect R			de)						
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first Crombie, James A.	, if individual)								
Business or Residence Add Sigrest House, Prospect R			de)						
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first Nixon, Peter	, if individual)								
Business or Residence Add 901 Lake Drive North, RI									
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first, McLeod, D. Bruce	if individual)								
Business or Residence Add #205, 175 West 4th Street,	ress (Number and North Vancouve	Street, City, State, Zip Cor, British Columbia V7M	de) 1H6 CANADA						
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first, Kirpalani, Vijay N.J.	if individual)								
Business or Residence Add Commewijnestreet 30, Pa			de)						
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first, Lalonde, Marcel	if individual)								
Business or Residence Add 8101 Cure-Clermont, Mon		• • • • •	de)						
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner				
Full Name (Last name first, Viens, Fancois	if individual)								
Business or Residence Add 654 De Verranzano, Bouc			de)						

Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner
Full Name (Last name first, Plante, Carole H.	if individual)				
Business or Residence Addr 8 Place Hayange, Lorraine	•		de)		
Check Box(es) that Apply:	Promoter	Beneficial Owner	Executive Officer	Director	General and/or Managing Partner
Full Name (Last name first, Dundee Precious Metals In	•				
Business or Residence Addr Suite 800, 320 Bay Street,	•		de)		

				В.	INFORMA	TION ABO	UT OFFER	RING				
1 77	at a las	13 3 - 2				dia					Yes	- · -
I. Has	the issuer so	ld, or does th	swer also in .					ering?	***************************************	***************************************		\boxtimes
2 Wha	t is the minit	Ans num investm		• •		_					\$N/A	
2. 11110		nam mvestn	icht mat wiii	oc accepte	a nom any i	marviduar.	*******	***************************************	***************************************	***************************************	Yes	
3. Doe:	s the offering	permit joint	ownership o	of a single u	mit?			•••••		•••••	······ 🖂	
simi asso deal	lar remunera ciated persor	tion requeste tion for solic for agent of a nan five (5) p dealer only.	itation of pu a broker or d	rchasers in lealer regist	connection ered with th	with sales of ie SEC and/o	securities in or with a stat	the offerin e or states, l	g. If a personst the name	on to be liste e of the brok	ed is an er or	
Full Nar	ne (Last nam	e first, if ind	ividual)							<u> </u>		
Dundee	Securities C	orporation ((1)									
Business	or Residence	e Address (N	Number and	Street, City	, State, Zip	Code)						
		e 800, Toror		M5H 4A	6 CANADA	<u> </u>						
Name of	Associated 1	Broker or De	aler									
<u> </u>	7777 1 D	7 / 177	0.11.1.1		C II I D							
		on Listed Ha										l G
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Canacco	ord Canital (Corporation	(I)									
		e Address (N	·	Street City	State Zin (Code)				· -		
					•	ŕ						
		, Suite 2200, Broker or De		, British C	olumbia V	7Y 1H2 CA	NADA					
Name of	Associated I	Broker or De	aler						•			
States in	Which Perso	on Listed Has	Solicited or	 r Intends to	Solicit Puro	chasers						
(Check "	'All States" o	r check indiv	vidual States)							Пап	States
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Full Nan	ne (Last nam	e first, if indi	vidual)									
Griffiths	McBurney	& Partners	(1)									
Business	or Residenc	e Address (N	umber and S	Street, City,	State, Zip (Code)						
145 King	g Street W.,	Suite 1100,	Toronto, Or	ntario M5	H 1J8 CAN	NADA						
Name of	Associated F	Broker or Dea	aler								<u>"</u>	
States in	Which Perso	n Listed Has	Solicited or	Intends to	Solicit Purc	hasers						
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[RI]	[SC]	[SD]	[TN]	[TX]	[UT]	[VT]	[VA]	[WA]	[WV]	[WI]	[WY]	[PR]

Full	Name (Last name	first, if ind	lividual)	· · · · · · · · · · · · · · · · · · ·		·· <u>.</u> .						_	
Spre	ott Securities Inc	. (1)											
Busi	ness or Residence	e Address (N	Number and	Street, City,	State, Zip C	Code)							
Suit	e 3450, Royal Ba	nk Plaza, S	South Tower	, Toronto,	Ontario M	5J 2J2 CA	NADA						
Nam	e of Associated E	Broker or De	ealer										
State	es in Which Perso	n Listed Us	a Soliaitad a	r Intenda to	Soliait Pura	hocara							
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(Cne	eck "All States" o L] [AK]	r check indi	vidual States [AR]	5)[CA]	[CO]	[CT]	[DE]	[D	C] [FL]	 1	[GA]	[HI]	All States [ID]
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	Type of Se Debt	ecurity	w the amoun					A	schanged. ggregate ering Price -0-	Ar \$	nount A Sold		
	Equity							\$592,	255.13(2)	\$59	2,255.1	3(2)	
		_	Common	_				_					
			(including v	•				\$	(3)	\$		(3)	
	•							\$	-0-	\$	-0-		
	Other (Spe	• /						\$ 5502	-0-	\$	-0-	2	
	100		so in Appen					3392,	255.13	333	2,255.1	<u> </u>	
		7 this wer ar	so in Appen	dix, Columb	1 5, 11 ming	under ODOI	.						
	Enter the number offering and the number of person on the total lines.	aggregate do ns who have	ollar amount e purchased	s of their pu securities a	rchases. Fo	or offerings i	ınder Rule :	504, in	dicate the				
									Number nvestors	C	Aggreg ollar An of Purch	nount ases	
									6		2,255.1	3	
			ors						0	\$	-0-		
	Tot	-	gs under Rule	• •									
		Answer al:	so in Append	dıx, Column	4, if filing	under ULOE	٤.						

[ID] [MO] [PA] [PR]

- (1) Dundee Securities Corporation, Canaccord Capital Corporation, Griffiths McBurney & Partners and Sprott Securities Inc. were each paid a commission for their services as agents with respect to the offer and sale of the issuer's special warrants. Solicitations in the U.S. were made by Dundee Securities Inc., the U.S. affiliate of Dundee Securities Corporation (in Idaho, Illinois, Nevada and New York) and by Canaccord Capital Corporation USA, Inc., the U.S. affiliate of Canaccord Capital Corporation (in Delaware) .
- (2) Includes U.S. portion of offering only. The offering consisted of Special Warrants convertible for no additional consideration into common shares.
- (3) Upon the occurrence of certain conditions the investors may be entitled to one-half of one warrant for no additional consideration. Each whole warrant shall be exercisable for the purchase of one additional common share at a price of \$1.00CDN per share for a period of twelve months following the Escrow Release Date (as defined in the preliminary prospectus dated June 14, 2002).

Type of offering	Type of Security		Dollar Amount Sold
Rule 505			\$
Regulation A			\$
Rule 504			\$
Total			\$
in this offering. Exclude amounts relating solely to organization expenses information may be given as subject to future contingencies. If the amount of known furnish an estimate and check the box to the left of the estimate.			
information may be given as subject to future contingencies. If the amount of known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees	an expenditure is n		\$ -0-
information may be given as subject to future contingencies. If the amount of known, furnish an estimate and check the box to the left of the estimate.	an expenditure is n	ot 🖂	\$ -0- \$ -0-
information may be given as subject to future contingencies. If the amount of known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees	an expenditure is n	ot 🖂	
information may be given as subject to future contingencies. If the amount of known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees Printing and Engraving Costs	an expenditure is n	ot 🖂	\$ -0-
information may be given as subject to future contingencies. If the amount of known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees Printing and Engraving Costs Legal Fees	an expenditure is n	ot 🖂	\$ -0- \$ 5,000.00
information may be given as subject to future contingencies. If the amount of known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees Printing and Engraving Costs Legal Fees Accounting Fees	an expenditure is n	ot 🖂	\$ -0- \$ 5,000.00 \$ -0-
information may be given as subject to future contingencies. If the amount of known, furnish an estimate and check the box to the left of the estimate. Transfer Agent's Fees Printing and Engraving Costs Legal Fees Accounting Fees Engineering Fees	an expenditure is n	ot X X X X X X X X X X X X X X X X X X	\$ -0- \$ 5,000.00 \$ -0- \$ -0-

3. If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first

⁽⁴⁾ In addition to the cash commission of \$41,457.86USD on the U.S. portion of the offering, the agents also received a total of 91,000 warrants with respect to the U.S. portion of the offering. Each warrant is exercisable for the purchase of one common share at \$0.70 CDN per share, through June 12, 2003.

5 .	used for each of the purposes shown. If estimate and check the box to the left of	ed gross proceeds to the issuer used or p f the amount for any purpose is not know the estimate. The total of payments list set forth in response to Part C - Question	vn, flumish èd must co	an ual		•	
	·			Payments to Officers, Directors, & Affiliates		Payments To Others	
	Spieries and fees	77 2101 7727 191 46 58 58 58 58 58 58 58 58 58 58 58 58 58 	🛛 S		X	\$ -0-	
	Purchase of real estate	**************************************				5 -0-	_
		taliation of machinery and equipment			X	\$ -0-	_
	_	aildings and facilities			` 🛱 '	s -0-	••
	Acquisition of other businesses (in this offering that may be used in o	actuding the value of securities involved achange for the assets or securities of	in				-
		[] (mannattallananan)			. <u>M</u> .	3 -0-	~
		**************************************		<u>-0-</u>	<u>X</u> .	3 -0-	-
	• •					\$ 545,797.27	_
					. ☒.	\$ -0-	_
		tals added)				<u>\$ 545.979.27</u> 5,979.27	-
igna	ture constitutes an undertaking by the Is	D. FEDERAL SIGNATU signed by the undersigned duly authorize suer to furnish to the U.S. Securities an	d person. d Exchang	e Commission, t	filed v	under Rule 505, i	the fo
igoa	ture constitutes an undertaking by the Is	signed by the undersigned duly authorize	d person. d Exchang	e Commission, t	filed v	under Rule 505, i Written request of	the fo
igna igna	ture constitutes an undertaking by the Is	signed by the undersigned duly authorize scuer to furnish to the U.S. Securities an a-accredited investor pursuant to paragraph	ed person. d Exchang oh (b)(2) o	e Commission, a Rule 502.	filed v	onder Rule 505, written request of	its s
gua for suc	ture constitutes an undertaking by the Is mation furnished by the issuer to any non r (Print of Type)	signed by the undersigned duly authorize scuer to furnish to the U.S. Securities an a-accredited investor pursuant to paragraph	d person. d Exchang	e Commission, a Rule 502.	filed v	Date	Pics s
goa for suc ris:	ture constitutes an undertaking by the Is mation furnished by the issuer to any non	signed by the undersigned duly authorize suer to furnish to the U.S. Securities an accredited investor pursuant to paragraphic Signature	cd person. d Exchange ch (b)(2) o	e Commission, a Rule 502.	filed v	Date	Pics s
gna for suc rist	ture constitutes an undertaking by the is mation furnished by the issuer to any non r (Print of Type) ne Gold Corp.	signed by the undersigned duly authorize scuer to furnish to the U.S. Securities an a-accredited investor pursuant to paragraph	ed person. d Exchange h (b)(2) o	e Commission, to Rule 502.	filed v	Date	its s

	C. Offering Price, num	mber of investors, expe	yses and use of P	ROCEEDS	
5.	used for each of the purposes shown. If the amou	receeds to the issuer used or proport for any purpose is not known,	ifference osed to be furnish an	\$545,797.27	
	estimate and check the box to the left of the estimate the adjusted gross proceeds to the issuer set forth in	its. The total of payments listed r in response to Part C - Question 4.1	nust equal sabove.		
			Payments to Officers, Directors, & Affiliates	Payments To Others	
	Salaries and fees	\$	S -0-	S -0-	
	Purchase of real estate		⊠ 3 -0-	∑ 5 -0-	•
	Purchase, rental or leasing and installation o	f machinery and equipment	⋈ 2 -0-	∑ s -0-	
	Construction or leasing of plant buildings an	d facilities	X \$ 0-	⋈ <u>\$</u> -0-	
	Acquisition of other businesses (including the this offering that may be used in exchange for another issuer pursuant to a merger)	or the assets or securities of	∑ 5 -0- ∑ 3 -0- ∑ 5 -0- ∑ 5 -0- ∑ 5 -0-	S -0- S 5 S 5 S -0- S -0- S 5 <	
		D. FEDERAL SIGNATURE			
sign	issuer has duly caused this notice to be signed by the laster to function furnished by the issuer to any non-accredite	raish to the U.S. Securities and E	xchange Commission, a	filed under Rule 505, the folio upon written request of its stat	wing C the
Issu	per (Print of Type)	Signature	-	Date	
	•		n. 50	71	
	nne Gold Corp. ne of Signer (Print or Type)	Title of Signer (Print or Type)	`	June	
,,,,	no or preferre fr. trutt at Tabel	time of biRuer (T.tuit or 13he)	,		
Jan	aes A. Crombio	President and Chief Executi	ve Officer		

- Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)